1 2 3 4 5 6 7 8 9 10	LAW OFFICES OF IRA LESHIN IRA LESHIN (139768) 200 Sansome Street, 6th Floor San Francisco, CA 94104 Telephone: (415) 398-3950 Facsimile: (415) 398-1567 Attorney for Plaintiff ARIA RAZBAN COOLEY GODWARD KRONISH LLP GREGORY C. TENHOFF (154553) LISA BARNETT SWEEN (191155) ELIZA HOARD (238276) Five Palo Alto Square 3000 El Camino Real Palo Alto, CA 94306-2155 Telephone: (650) 843-5000 Facsimile: (650) 849-7400 Attorneys for Defendants VAXGEN, INC. and LISA BROOKS			
12	VAXOEN, INC. and LISA BROOKS			
13	UNITED STATES DISTRICT COURT			
14	NORTHERN DISTRICT OF CALIFORNIA			
15	SAN FRANCISCO DIVISION			
16	ARIA RAZBAN,	No. C 07-03136 JL		
17	Plaintiff,	STIPULATION TO EXTEND DISCOVERY CUTOFF; NONOPPOSITION TO		
18	V.	INDEPENDENT MENTAL EXAMINATION; AND PLAINTIFF'S AUTHORIZATION TO RELEASE MEDICAL RECORDS; [Reoposed] ORDER Complaint Filed: January 19, 2007 First Am. Complt. Filed: May 15, 2007		
19 20	VAXGEN, INC., a Delaware corporation, LISA BROOKS, and DOES 1 through 50, inclusive, Defendants.			
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22		First Am. Complt. Served: June 1, 2007 Answer Filed/Served: June 13, 2007		
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Pursuant to Rule 29 of the Federal Rules of Civil Procedure, Plaintiff Aria Razban and Defendants VaxGen, Inc. and Lisa Brooks (collectively, "Defendants"), through their counsel of record, hereby stipulate to extend the non-expert discovery deadline from April 1, 2008 to July 1, 2008.

Plaintiff further stipulates that: (1) She will not oppose any motion filed by Defendants pursuant to Rule 35(a) of the Federal Rules of Civil Procedure; (2) She will execute valid authorization forms permitting Kaiser (located at 2238 Geary Blvd., San Francisco, CA, 94115) to release to Plaintiff's counsel medical records relating to the claims, injuries and/or illnesses at issue in this action, and thereafter Plaintiff's counsel will promptly produce any of the above-described documents to Defendants, with the exception of documents that are legitimately withheld on grounds of lack of relevancy (which documents Plaintiff's counsel shall identify to Defendants in writing, including the grounds for withholding any such documents); and (3) Plaintiff will execute valid authorization forms permitting the medical providers and/or medical facilities identified below to release to Defendants her medical records relating to the claims, injuries and/or illnesses at issue in this action pursuant to subpoena:

- Dr. Raymond Zablotny, M.D., The Permanente Medical Group, Inc., Psychiatry,
 4141 Geary Blvd., San Francisco, CA, 94118, 415-833-2292;
- Deacon McNeil, St. Dominic's Church, 2390 Bush St., San Francisco, CA, 94115;
- Ellan Brown, 1902 Webster #402, San Francisco, CA, 94115; and
- Dr. Clinton Young, 2100 Webster #423, San Francisco, CA, 94115.

IT IS SO STIPULATED:

Dated: March 12, 2008

LAW OFFICES OF IRA LES

Ira Leshi

Attorney for Plaintiff ARIA RAZBAN

1	Dated: March <u>12</u> , 2008		COOLEY GODWARD KRONISH LLP	
2			By: Xu Davith Cheen	
3			Lisa Barnett Sween	
4			Attorneys for Defendants VAXGEN, INC. and LISA BROOKS	
5	IT IS SO ORDERED	:	A	
7	Dated:3-20	, 2008	Jam Laron	
8			Honorable wines Larson United States Magistrate Judge	
9			Officed States Magistrate Vadge	
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	STIPULATION AND [PROPOSED] ORD	DER CASE NO.	C 07-03136 JL	3.

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